

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/803,729	03/18/2004	Dana Marie Walker	100041-41193	6036	
27805 7	590 08/11/2004	EXAMINER			
THOMPSON	HINE L.L.P.		CARTER, MONICA SMITH		
2000 COURTH	IOUSE PLAZA , N.E.				
10 WEST SEC	OND STREET		ART UNIT	PAPER NUMBER	
DAYTON, OH 45402			3722		

DATE MAILED: 08/11/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

				/			
		Application No.	Applicant(s)				
		10/803,729	WALKER ET AL.				
Office Act	ion Summary	Examiner	Art Unit	_			
		Monica S. Carter	3722				
The MAILING D	PATE of this communication app	pears on the cover sheet with the	correspondence address				
THE MAILING DATE - Extensions of time may be a after SIX (6) MONTHS from - If the period for reply specification of the period for reply is specification. - Failure to reply within the second	OF THIS COMMUNICATION. vailable under the provisions of 37 CFR 1.1 the mailing date of this communication. ed above is less than thirty (30) days, a replicified above, the maximum statutory period to rextended period for reply will, by statute fice later than three months after the mailing	Y IS SET TO EXPIRE 3 MONTH 36(a). In no event, however, may a reply be to y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDON g date of this communication, even if timely file	imely filed ays will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1) Responsive to o	communication(s) filed on 18 M	larch 2004.					
2a)☐ This action is FI		action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4a) Of the above 5) ☐ Claim(s) 6) ☑ Claim(s) <u>1-38</u> is 7) ☐ Claim(s)		wn from consideration.					
Application Papers							
9)☐ The specification	is objected to by the Examine	r.					
		epted or b) \square objected to by the					
Applicant may not	request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).				
		ion is required if the drawing(s) is ol aminer. Note the attached Office					
Priority under 35 U.S.C.	§ 119						
12) Acknowledgmen a) All b) Son 1. Certified c 2. Certified c 3. Copies of applicatio	t is made of a claim for foreign ne * c) None of: copies of the priority documents copies of the priority documents the certified copies of the prior n from the International Bureau	s have been received in Applicative documents have been receive	tion No red in this National Stage				
Attachment(s)							
1) Notice of References Cite		4) Interview Summary	y (PTO-413)				
	atent Drawing Review (PTO-948) atement(s) (PTO-1449 or PTO/SB/08) 5/04.	Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Pate Patent Application (PTO-152)				

Application/Control Number: 10/803,729

Art Unit: 3722

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-3, 7-14, 16-21, 25-32 and 34-38 are rejected under 35 U.S.C. 102(b) as being anticipated by Attachment A (submitted by applicant, hereinafter "A") or Attachment B (submitted by applicant, hereinafter "B").

A or B discloses a front cover having a plurality of openings located generally adjacent to a binding edge of the front cover; a back cover having a plurality of openings located generally adjacent to a binding edge of the back cover; a plurality of sheets of paper each having a plurality of openings located generally adjacent to a binding edge thereof; a generally helical binding coil having a plurality of turns, wherein each of the plurality of openings of the front cover, the back cover, and the plurality of sheets of paper receives a turn of the coil therethrough to bind said front cover, the back cover, and the plurality of sheets of paper together; and a wire guard having a first edge and a second edge, wherein the first edge is fixedly attached to the front cover generally adjacent to the binding edge of the

Application/Control Number: 10/803,729

Art Unit: 3722

back cover such that the wire guard generally covers an exposed portion of the binding coil.

Regarding claim 2, A or B disclose the coil bound notebook wherein the front cover, the back cover, and the plurality of sheets of paper are each generally rectangular in front view and are generally aligned.

Regarding claim 3, A or B disclose the coil bound notebook wherein each of the front cover, back cover, and plurality of sheets of paper include a free edge oriented generally parallel to the associated binding edge and located on an opposite side thereof.

Regarding claim 7, A or B disclose the coil bound notebook wherein the plurality of openings on the front cover, the back cover, and the plurality of sheets of paper each include at least ten openings arranged generally linearly to form a line that is generally parallel to, and extends along, the associated binding edge.

Regarding claim 8, the coil bound notebook wherein each opening of one of the front cover, back cover, or plurality of sheets of paper are spaced from one another by a uniform distance.

Regarding claim 9, the coil bound notebook wherein the wire guard is attached to front cover and the back cover by stitches extending through the wire guard and at least partially through the associated one of the front or back cover.

Regarding claim 10, the coil bound notebook wherein the notebook is moveable to a closed position such that the front cover and the back cover are generally parallel and facing each other and wherein the plurality of sheets of paper are located therebetween.

Application/Control Number: 10/803,729

Art Unit: 3722

Regarding claim 11, the coil bound notebook wherein the wire guard is pulled tight against the helical binding coil when the notebook is in the closed position.

Regarding claim 12, the coil bound notebook of claim 1 wherein the front cover and the back cover each have at least one of a thickness or stiffness that is greater than a sheet of said plurality of sheets of paper.

Regarding claim 13, the coil bound notebook wherein the wire guard extends generally an entire length of the binding edge of the front cover and the back cover.

Regarding claim 14, the coil bound notebook wherein the wire guard is generally flexible.

Regarding claim 16, the coil bound notebook wherein the binding coil is a generally continuous single element formed in a helical shape.

Regarding claim 17, the coil bound notebook wherein the first edge and the second edge of the wire guard are generally not visible when the notebook is in a closed position such that the front cover and back cover are generally parallel and facing each other with the plurality of sheets located between to provide a hidden seam.

Regarding claims 18-21, 25-32 and 34-38, the method for making a notebook is inherently disclosed in the above rejections.

Art Unit: 3722

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 4 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over A or B.

A or B discloses the claimed invention except for the sheets of paper being cellulose based material. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide any required material for the sheet of paper, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of design choice. *In re Leshin*, 125 USPQ 416.

5. Claims 5, 6, 23 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over A or B in view of Dorsey (2003/0021624).

A or B discloses the claimed invention except for the sheets of paper including a tear guide line extending generally parallel to the binding edge and holes being located generally adjacent to the binding edge and located generally inwardly of the tear guide line.

Dorsey discloses a notebook having perforations (12a, 12b, 12c) in the front cover (4), rear cover (6) and individual pages (9) spaced from the binding

means (10), wherein the pages have holes located generally adjacent the biding edge inwardly of the perforations (see figure 2). Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the sheets of paper of A or B to include perforations, as taught by Dorsey, to enable the sheets of paper to be torn away from the notebook and discarded or used separately from the notebook.

Page 6

6. Claims 15 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over A or B in view of Su (6,612,771).

A or B discloses the claimed invention except for the notebook having a loop shaped to receive a writing instrument.

Su discloses a loose leaf binding device having a loop (35) attached to the back cover (30) of the notebook for receiving a writing instrument (40a).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the notebook of A or B to include a loop for receiving a writing instrument, as taught by Su, to include a writing instrument integral with the notebook.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The cited references disclose coil bound notebooks.

Application/Control Number: 10/803,729 Page 7

Art Unit: 3722

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Monica S. Carter whose telephone number is (703) 305-0305. The examiner can normally be reached on Monday-Thursday.

(6:30 AM - 4:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrea L. Wellington can be reached on (703) 308-2159. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

August 6, 2004

MONICAS. CARTER